

LAW OFFICES
BLOOSTON, MORDKOFKY, DICKENS, DUFFY & PRENDERGAST, LLP
2 120 L STREET, NW
WASHINGTON, DC 20037

HAROLD MORDKOFKY
BENJAMIN H. DICKENS, JR.
JOHN A. PRENDERGAST
GERARD J. DUFFY
RICHARD D. RUBINO
MARY J. SISAK
D. CARY MITCHELL

ARTHUR BLOOSTON
1914— 1999

(202) 659-0830
FACSIMILE: (202) 828-5568

April 19, 2007

AFFILIATED SOUTH AMERICAN OFFICES

ESTUDIO JAUREGUI & ASSOCIATES
BUENOS AIRES, ARGENTINA

ROBERT M. JACKSON
OFCOUNSEL

PERRY W. WOOFER
LEGISLATIVE CONSULTANT

EUGENE MALISZEWSKYJ
DIRECTOR OF ENGINEERING
PRIVATE RADIO

WRITER'S CONTACT INFORMATION

202-828-5528
gjd@bloostonlaw.com

FILED VIA ECFS

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554
Attention: Wireline Competition Bureau

RE: WC Docket No. 07-83

**Application for Streamlined Transfer of Control of Domestic Blanket Section 214
Authorizations of Telephone Service Company and TSC Communications, Inc.**

Dear Ms. Dortch:

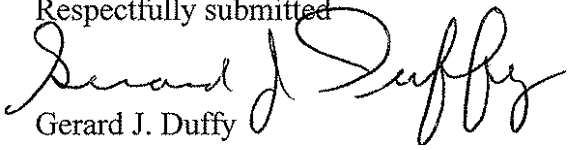
Transmitted herewith, on behalf of the Current Shareholders of Telephone Service Company ("TSC") and Hanson Communications, Inc. ("Hanson") are the following clarifications with respect to the "Application for Streamlined Transfer of Control of Domestic Blanket Section 214 Authorizations" ("Application") which they filed with the Commission on April 12, 2007.

1. Other than Telephone Service Company and TSC Communications, Inc. ("TSCCI"), the Hauss-Helms Foundation, Inc. has no affiliates or subsidiaries that provide domestic telecommunications services.

2. The Application fits within the presumptive streamlined category in Section 63.03(b)(2)(iii) of the Commission's Rules because: (1) both before and after completion of the proposed transaction, Hanson and its affiliated companies will have a market share of less than ten percent (10.0%) of the interstate, interexchange market; (2) Hanson will be taking control of the existing telephone exchange and exchange access services provided by TSC, and has no affiliated telecommunications carrier that provides competitive local exchange services or exchange access services within the Ohio service area of TSC, while TSC and its affiliates (including TSCCI) do not provide competitive local exchange services or exchange access services within the Minnesota and South Dakota service areas of the telecommunications carriers presently affiliated with Hanson; and (3) Hanson's ILEC affiliates and TSC are incumbent independent local exchange carriers that have, in combination, far fewer than two percent (2.0%) of the nation's subscriber lines installed in the aggregate nationwide and no overlapping or adjacent service areas.

Marlene H. Dortch, Secretary
April 19, 2007
Page 2

If there are further questions regarding this matter, please contact undersigned counsel.

Respectfully submitted

Gerard J. Duffy

cc: Kimberly Jackson, Esq.